3. pielikums

Ministru kabineta

2014. gada 25. marta

noteikumiem Nr. 161

*(Pielikums grozīts ar MK 06.01.2015. noteikumiem Nr.8)*

**Pieteikums par pagaidu aizsardzību pret vardarbību**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
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|  | | | | | | | | | | | | (rajona (pilsētas) tiesas nosaukums, kurai iesniedzams pieteikums) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **1. Prasītājs** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (vārds, uzvārds) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Personas kods | | | | |  |  |  |  | |  |  | | - |  |  |  | |  | | | |  |  | | | | | | | | | | | | | | | | | | |
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| (deklarētā dzīvesvieta, deklarācijā norādītā papildu adrese un dzīvesvieta) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Elektroniskā pasta adrese | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | | | | | (norādīt, ja prasītājs saziņai ar tiesu piekrīt izmantot elektronisko pastu) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Adrese saziņai ar tiesu | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | | | | | (norādīt, ja prasītājs saziņai ar tiesu vēlas izmantot citu adresi) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **2. Prasītāja pārstāvis** (aizpildīt, ja tāds ir) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (vārds, uzvārds vai juridiskās personas nosaukums) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Personas | | | | | | | | | | | | | | | | | | | | Reģistrācijas | | | | | | | | | | | | | | | | | | | | | |
| kods | |  |  |  |  |  |  | - | |  |  | |  |  |  |  | | | | | numurs | | | | |  | |  | |  |  |  |  |  |  |  |  |  | |  | |
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| (adrese saziņai ar tiesu vai juridiskā adrese) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (pārstāvības pamats\*) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Tālruņa numurs | | | | |  | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | |
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| Elektroniskā pasta adrese | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | | | | | (norādīt, ja pārstāvis saziņai ar tiesu piekrīt izmantot elektronisko pastu) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Piezīme. \* Norādot informāciju par pārstāvības pamatu, tajā ietver informāciju par pārstāvību apliecinošā dokumenta izdevēju (fiziskajai personai – vārds, uzvārds un personas kods), personu, kas ir tiesīga pārstāvēt pārstāvību apliecinošā dokumenta izdevēju (fiziskajai personai – vārds, uzvārds un personas kods; juridiskajai personai – nosaukums un reģistrācijas numurs), pārstāvību apliecinošā dokumenta numuru un datumu. Ja pārstāvība tiek īstenota uz pārpilnvarojuma tiesību pamata, minēto informāciju norāda arī par dokumentu, kurā ietvertas pārpilnvarojuma tiesības. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **3. Prasījumā pret atbildētāju** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (vārds, uzvārds) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Personas kods | | | | |  |  |  |  | |  |  | | - |  |  |  | |  | | | |  | (norādīt, ja ir zināms) | | | | | | | | | | | | | | | | | | |
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| (deklarētā dzīvesvieta, deklarācijā norādītā papildu adrese un dzīvesvieta) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Tālruņa numurs | | | | |  | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | (norādīt, ja ir zināms) | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | |
| **4. Kāda veida vardarbība (fiziska, seksuāla, psiholoģiska vai ekonomiska) vai vardarbīga kontrole (tāda darbība vai darbību kopums, kas ietver aizskaršanu, seksuālu piespiešanu, draudus, pazemošanu, iebiedēšanu vai citas vardarbīgas darbības, kuru mērķis ir kaitēt, sodīt vai iebiedēt aizskarto personu) ir vērsta pret prasītāju un kā tā izpaužas** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **5. Prasītāja un atbildētāja attiecību statuss un raksturojums** (atzīmēt vajadzīgo) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | vīrs / sieva | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | bijušais vīrs / sieva | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | šobrīd dzīvo vienā mājsaimniecībā: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | no (datums) | | | |  | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | |
|  | kādreiz ir dzīvojuši vienā mājsaimniecībā: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | no (datums) | | | |  | | | | | | | | | | | | | | līdz (datums) | | | | | | | |  | | | | | | | | | | | |  | | |
|  | ir kopīgs bērns(-i) (bērna vārds, uzvārds, personas kods) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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|  | gaidāms kopīgs bērns | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | vecāks vai aizbildnis / bērns | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | radinieki / svaiņi | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | pastāv vai pastāvējušas tuvas personiskās vai intīmās attiecības (norādīt, kādas) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **6. Piemērojamais pagaidu aizsardzības pret vardarbību līdzeklis** (var atzīmēt vairākus) **un tā pamatojums** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | pienākums atbildētājam atstāt mājokli, kurā pastāvīgi dzīvo prasītājs, un aizliegums atgriezties un uzturēties tajā. Mājokļa adrese | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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|  | aizliegums atbildētājam atrasties mājoklim, kurā pastāvīgi dzīvo prasītājs, tuvāk par  metriem. Mājokļa adrese | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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|  | aizliegums atbildētājam uzturēties šādās vietās: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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|  | aizliegums atbildētājam satikties ar prasītāju un uzturēt ar to fizisku vai vizuālu saskari | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | aizliegums atbildētājam jebkurā veidā sazināties ar prasītāju | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | aizliegums atbildētājam, izmantojot citu personu starpniecību, organizēt satikšanos vai jebkāda veida sazināšanos ar prasītāju | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | aizliegums atbildētājam izmantot prasītāja personas datus | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | citi aizliegumi un pienākumi atbildētājam, kuru mērķis ir nodrošināt prasītāja pagaidu aizsardzību pret vardarbību (norādīt, kādi) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Pamatojums attiecīgā pagaidu aizsardzības pret vardarbību līdzekļa piemērošanai | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **7. Prasītāja rīcībā esošie pierādījumi** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **8. Lūgumi par pierādījumu izprasīšanu, ja ir zināma, persona/iestāde, no kuras izprasāmi pierādījumi, kas nav prasītāja rīcībā un ko prasītājs objektīvu iemeslu dēļ pats nevar izprasīt** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 8.1. izprasīt pierādījumus no personas: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (vārds, uzvārds) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Personas kods | | | | |  |  |  |  | |  |  | | - |  |  |  | |  | | | |  |  | | | | | | | | | | | | | | | | | | |
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| (adrese) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 8.2. izprasīt pierādījumus no iestādes: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (nosaukums) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (juridiskā adrese) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 8.3. izprasīt šādus pierādījumus: | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **9. Iepriekšējie vardarbības gadījumi starp prasītāju un atbildētāju, kad bijušas iesaistītas valsts iestādes** (norādīt, ja ir) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | pieņemts policijas lēmums par nošķiršanu | | | | | | | | | | | | | | | | | | (datums, termiņš | | | | | | | | | |  | | | | | | | | | | | | ) |
|  | pieņemts tiesas nolēmums par pagaidu aizsardzību pret vardarbību (tiesas nosaukums, nolēmuma datums, pagaidu aizsardzības pret vardarbību līdzeklis) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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|  | sniegta medicīniskā palīdzība (ārstniecības iestādes apliecinājuma (ja tāds ir) izrakstu var pievienot pieteikumam) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **10. Citas ziņas, ja tās nepieciešamas lietas izskatīšanai** (norādīt, ja ir) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **11. Tiesas paziņojumus nosūtīt** (atzīmēt vienu) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | prasītājam | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | prasītāja pārstāvim | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **12. Tiesas lēmumu** (atzīmēt vienu) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | nosūtīt prasītājam | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | nosūtīt pārstāvim | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | saņemt tiesas kancelejā | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Es, |  | | | | | | | | | | | | | | | | | | | | | | | apliecinu, ka manis sniegtās ziņas | | | | | | | | | | | | | | | | | |
|  | (prasītāja vārds, uzvārds\*\*) | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | |
| ir patiesas, pilnīgas un sniegtas pēc labākās sirdsapziņas. Man ir zināms, ka par apzināti nepatiesu ziņu sniegšanu mani var saukt pie kriminālatbildības saskaņā ar Krimināllikumu. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 20*.*gada . | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | |
|  | | | | | | | | | | | | | | | | | | | | | | | | | (prasītāja paraksts\*\*) | | | | | | | | | | | | | | | | |
| Es, |  | | | | | | | | | | | | | | | | | | | | | | | apliecinu, ka manis pārstāvamā vārdā | | | | | | | | | | | | | | | | | |
|  | (pārstāvja vārds, uzvārds\*\*) | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | |
| sniegtās ziņas ir patiesas, pilnīgas un sniegtas pēc labākās sirdsapziņas. Man ir zināms, ka par apzināti nepatiesu ziņu sniegšanu pārstāvamā vārdā mani var saukt pie kriminālatbildības saskaņā ar Krimināllikumu. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 20*.*gada . | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | |
|  | | | | | | | | | | | | | | | | | | | | | | | | | (pārstāvja paraksts\*\*) | | | | | | | | | | | | | | | | |
| Piezīme. \*\* Ja ir pilnvarotais pārstāvis, šo punktu aizpilda un paraksta gan prasītājs, gan tā pārstāvis. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **Pielikumā** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | Prasītāja kontaktinformācija (pievieno, ja piemērojamais pagaidu aizsardzības līdzeklis ir pienākums atbildētājam atstāt mājokli, kurā pastāvīgi dzīvo prasītājs, un aizliegums atgriezties un uzturēties tajā – lai Valsts policija, sazinoties ar prasītāju, varētu veikt attiecīgā lēmuma pildīšanas kontroli) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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